



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Michael E. Caban et al. Confirmation No.: 4052
 Application No.: 10/663,814 Group Art Unit: 2854
 Filing Date: September 17, 2003 Examiner: Anthony H. Nguyen
 For: Document with Integrated Coating Attorney Docket No.: 8765-1100
 (Formerly 38765.1540)

SUBMISSION OF REVOCATION AND APPOINTMENT OF POWER OF
ATTORNEY BY ASSIGNEE
AND
REQUEST TO CHANGE CORRESPONDENCE ADDRESS

Commissioner for Patents
 P.O. Box 1450
 Alexandria, Virginia 22313-1450

Sir:

Submitted herewith is a true copy of a Revocation and Power of Attorney by Assignee for the above-identified application.

Please direct all correspondence for this application to Customer No. 28765 to the attention of Daniel J. Hulseberg at telephone number (212) 294-6700 and facsimile number (212) 294-4700.

No fee is believed to be due for this submission. Please charge any required fees to Winston & Strawn LLP Deposit Account No. 50-1814, Ref. No. 8765-1100.

Respectfully submitted,

Date: September 30, 2004

Jeffrey M. Sears
 Jeffrey M. Sears (Reg. No.: 48,440)
 for Daniel J. Hulseberg (Reg. No.: 36,554)

WINSTON & STRAWN LLP
 CUSTOMER NO. 28765

(212) 294-3554

BEST AVAILABLE COPY

Application No. 10/663,814
 Attorney Docket No. 8765-1100

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Michael E. Caban et al.

Confirmation No.: 4052

Application No.: 10/663,814

Group Art Unit: 2854

Filing Date: September 17, 2003

Examiner: Anthony H. Nguyen

For: Document with Integrated Coating

Attorney Docket No.: 8765-1100

REVOCATION AND APPOINTMENT
OF
POWER OF ATTORNEY BY ASSIGNEE

Commissioner for Patents
 P.O. Box 1450
 Alexandria, VA 22313-1450

Dear Sir:

RX LABEL CORPORATION, a corporation organized and existing under the laws of the State of Delaware, states in accordance with 37 CFR 3.73(b) that it is the assignee of the entire right, title and interest in the patent application identified above by virtue of a chain of title from the inventors of the patent application. A true copy of each assignment document in the chain of title is enclosed herewith and includes the following:

1. Assignment from inventors Michael E. Caban, Doug Richards, James J. Carides, and Joseph W. Mosby to Convergent Label Technology, Inc.;
2. Assignment from inventor Marianne Cavanaugh to Convergent Label Technology, Inc.; and,
3. Assignment from Convergent Label Technology, Inc. to Rx Label Corporation.

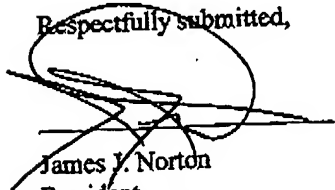
Application No. 10/663,814
Attorney Docket No. 8765-1100

The undersigned has reviewed this chain of title and states that, to the best of his knowledge and belief, the application is owned by the assignee, RX LABEL CORPORATION, and that he is empowered and authorized to act on its behalf.

RX LABEL CORPORATION hereby revokes all previous Powers of Attorney in this patent application and appoints Allan A. Fanucci (Reg. No. 30,256), Daniel J. Hulseberg (Reg. No. 36,554), and Jeffrey Wolfson (Ref. No. 42,234) of the law firm of WINSTON & STRAWN, LLP (Customer No. 28765), jointly and each of them separately, as its attorneys and attorney, with full power of delegation, substitution and revocation, to prosecute this patent application, to make alterations and amendments therein, to receive the Letters Patent, and to transact all business in the United States Patent and Trademark Office connected therewith.

Please direct all correspondence for this application to Customer No. 28765 to the attention of Daniel J. Hulseberg at (212) 294-6700, Facsimile (212) 294-4700.

Respectfully submitted,


James J. Norton
President
RX LABEL CORPORATION

ASSIGNMENT AND ASSUMPTION OF INTELLECTUAL PROPERTY

This Assignment and Assumption of Intellectual Property (this "Assignment") is effective as of June 25, 2004, by and between Convergent Label Technology, Inc., a Florida corporation ("Seller"), and Rx Label Corp., a Delaware corporation ("Purchaser"). Capitalized terms not otherwise defined herein shall have the meanings ascribed to such terms in the Asset Purchase Agreement, dated as of June 17, 2004, by and among Purchaser, Seller, Woodside Industries, Inc., a Florida corporation, and B.C.E. Technologies, Inc., a Delaware corporation (the "Purchase Agreement").

RECITALS

WHEREAS, pursuant to the Purchase Agreement, Seller has concurrently herewith assigned to Purchaser of all of Seller's right, title and interest in and to the Transferred Intellectual Property; and

WHEREAS, the parties hereto desire to provide for the assignment of such right, title and interest in accordance with the terms of the Purchase Agreement.

AGREEMENT

NOW, THEREFORE, in consideration of the mutual agreements contained herein and in the Purchase Agreement, and for other good and valuable consideration, the parties hereto agree as follows:

1. Seller does hereby convey, sell, transfer, assign and deliver unto Purchaser and its designees, successors and assigns, all of Seller's worldwide right, title and interest in and to the Transferred Intellectual Property.

2. Seller shall from and after the date hereof, upon the reasonable request of Purchaser and its designees, successors and assigns, execute and deliver such other documents as Purchaser and its designees, successors and assigns may reasonably request to obtain the full benefit of this Assignment.

3. This Assignment shall be governed by, and construed enforced in accordance with the substantive laws of the State of Florida, without regard to its conflicts or choice of law provisions.

4. This Assignment may be executed by facsimile signature and in two or more counterparts, each of which shall be deemed to be an original but all of which together will constitute one and the same instrument.

IN WITNESS WHEREOF, the parties hereto have executed this Assignment as of the date first above written.

PURCHASER:

RX LABEL CORP.

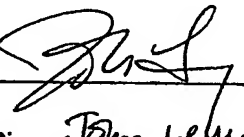
By: _____

Name: _____

Title: _____

SELLER:

CONVERGENT LABEL TECHNOLOGY, INC.

By: 

Name: John Lefcuy

Title: Security

IN WITNESS WHEREOF, the parties hereto have executed this Assignment as of the date first above written.

PURCHASER:

RX LABEL CORP.

By

Name: John H. Underwood

Title: Vice President

SELLER:

CONVERGENT LABEL TECHNOLOGY, INC.

By: _____

Name: _____

Title: _____



Schedule 1.1 (f) Transferred Intellectual Property

1. U.S. non-provisional patent application, Case Docket No. 38763.1540, filed in the U.S. Patent and Trademark Office on September 17, 2003. An executed assignment for this patent application is being pursued and will be delivered at Closing.
2. Patent No. US 6,626,464 B1, dated September 30, 2003.
3. Non-Exclusive Limited License to Manufacture, dated September 1, 2003, by and between Scriptchek Visual Verification Systems, Inc. and Seller.
4. See confidentiality agreements on Schedule 1.1(d).

ASSIGNMENT

WHEREAS, Marianne Cavanaugh having an address of 9316 Crescent Loop Circle, Apt. 309, Tampa, FL 33619, ("Assignor"), has made a certain new and useful invention as set forth in an application for United States Letters Patent entitled "Document with Integrated Coating", executed by her on June 12, 2003 and filed on September 17, 2003;

AND WHEREAS, Convergent Label Technology, Inc. (FL Corp.), having an address of 620 Ware Boulevard, Tampa, FL 33519, ("Assignee"), is desirous of acquiring the entire right, title and interest in and to said invention, and in and to any and all Letters Patent of the United States and foreign countries which may be obtained therefor;

AND WHEREAS, Marianne Cavanaugh has signed a Confidential Information, Intellectual Property Ownership and Invention Assignment Agreement ("Agreement"), a copy of which is attached hereto, agreeing to transfer all right, title and interest in and to any and all inventions, including those referenced herein, to Convergent Label Technology, Inc.;

AND WHEREAS, said Agreement designates and appoints Convergent Label Technology, Inc. to execute this assignment document in her stead;

NOW, THEREFORE, for good and valuable consideration, the receipt for and sufficiency of which is hereby acknowledged, Assignor does hereby sell, assign, transfer and set over unto Assignee, its legal representatives, successors, and assigns, the entire right, title and interest in and to said invention, including the right to claim priority under 35 U.S.C. §119 and the right to sue for past infringement, as set forth in the above-mentioned application, including any continuations, continuations-in-part, divisions, reissues, re-examinations or extensions thereof, and in and to any and all patents of the United States and foreign countries which may be issued for said invention;

UPON SAID CONSIDERATION, Assignor hereby agrees with the said Assignee that Assignor will not execute any writing or do any act whatsoever conflicting with these presents, and that Assignor will, at any time upon request, without further or additional consideration but at the expense of said Assignee, execute such additional assignments and other writings and do such additional acts as said Assignee may deem necessary or desirable to perfect the Assignee's enjoyment of this grant, and render all necessary assistance in making application for and obtaining original, divisional, continuations, continuations-in-part, reexamined, reissued, or extended Letters Patent of the United States or of any and all foreign countries on said invention, and in enforcing any rights or causes in action accruing as a result of such applications or patents, by giving testimony in any proceedings or transactions involving such applications or patents, and by executing preliminary statements and other affidavits, it being understood that the foregoing covenant and agreement shall bind, and inure to the benefit of the assigns and legal representatives of Assignor and Assignee;

The undersigned hereby grant(s) the firm of **BAKER & HOSTETLER LLP** the power to insert on this Assignment any further identification, including the application number and filing date, which may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

Docket No.: 38763.1540
Customer No. 30734

PATENT

AND Assignor requests the Commissioner of Patents and Trademarks to issue any Letters Patent of the United States which may be issued for said invention to said Assignee, its legal representatives, successors or assigns, as the sole owner of the entire right, title and interest in and to said patent and the invention covered thereby.

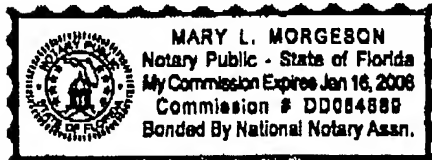
6/22/04
Date

Graham Lloyd
Graham Lloyd
President
Convergent Label Technology, Inc.

STATE OF Florida) SS:
COUNTY OF Hillsborough)

On this 22nd day of June, 2004, before me personally appeared Graham Lloyd to me known to be the persons named in and who executed the above instrument, and acknowledged to me that they executed the same for the uses and purposes therein set forth.

SEAL



Mary L. Mergeson
Notary Public
My commission expires Jan 16, 2006

(NOTE: Legalization is not required for recording, but is *prima facie* evidence of execution under 35 U.S.C. 261).

CONVERGENT LABEL TECHNOLOGY, INC.

CONFIDENTIAL INFORMATION, INTELLECTUAL PROPERTY
OWNERSHIP AND INVENTION ASSIGNMENT AGREEMENT

As a condition of my employment with Convergent Label Technology, Inc., and in consideration of my employment with Convergent Label Technology, Inc. and my receipt of the compensation now and hereafter paid to me by Convergent Label Technology, Inc., I hereby covenant and agree with Convergent Label Technology, Inc. and its subsidiaries, affiliates, successors or assigns (collectively, the "Company") to the following:

1. Confidential Information

(a) Company Information. I agree at all times during the term of my employment and thereafter, to hold in strictest confidence, and not to use, except for the benefit of the Company, or to disclose to any person, firm or corporation without authorization of the Board of Directors of the Company, any Confidential Information of the Company. I understand that "Confidential Information" means any Company proprietary information, technical data, trade secrets or know-how, including, but not limited to, research, product plans, products, services, customer lists and customers (including, but not limited to, customers of the Company on whom I called or with whom I became acquainted during the term of my employment), markets, software, developments, inventions, processes, formulas, technology, designs, drawings, engineering, hardware configuration information, marketing, finances or other business information disclosed to me by the Company either directly or indirectly in writing, orally or by drawings or observation of parts or equipment. I further understand that Confidential Information does not include any of the foregoing items which has become publicly known and made generally available through no wrongful act of mine or others who were under confidentiality obligations as to the item or items involved.

(b) Former Employer Information. I agree that I will not, during my employment with the Company, improperly use or disclose any proprietary information or trade secrets of any former or concurrent employer or other person or entity and that I will not bring onto the premises of the Company any unpublished document or proprietary information belonging to any such employer, person or entity unless consented to in writing by such employer, person or entity.

(c) Third Party Information. I recognize that the Company has received and in the future will receive from third parties their confidential or proprietary information subject to a duty on the Company's part to maintain the confidentiality of such information and to use it only for certain limited purposes. I agree to hold all such confidential or proprietary information in the strictest confidence and not to disclose it to any person, firm or corporation or to use it except as necessary in carrying out my work for the Company consistent with the Company's agreement with such third party.

2. Ownership of Intellectual Property. I acknowledge and agree that all intellectual property rights of the Company, and all materials, documents and tangible things embodying or containing Confidential Information, are the Company's exclusive property. I acknowledge and agree that I have been or will be provided with and/or given access to such intellectual property and other Company-owned property solely for performing the duties of my employment with the Company. I acknowledge and agree to protect the confidentiality of their content and I agree to return to the Company all such intellectual property and other Company-owned property, including all copies, facsimile and specimens thereof in my possession, custody or control, before leaving the employment of the Company.

3. Inventions

(a) Inventions Retained and Licensed. If in the course of my employment with the Company, I incorporate into a Company product, process or machine any inventions, original works of authorship, developments, improvements, and trade secrets that were made by me prior to my employment with the Company, that are owned by me or in which I have an interest (collectively referred to as "Prior Inventions"), the Company is hereby granted and shall have a nonexclusive, royalty-free, irrevocable, perpetual, worldwide license to make, have made, modify, use and sell such Prior Invention as part of or in connection with such product, process or machine.

(b) Assignment of Inventions. I agree that I will promptly make full written disclosure to the Company, will hold in trust for the sole right and benefit of the Company, and hereby assign to the Company, or its designee, all my right, title and interest in and to any and all inventions, original works of authorship, developments, concepts, improvements, designs, discoveries, ideas, trademarks or trade secrets, whether or not patentable or registrable under copyright or similar laws, which I may solely or jointly conceive or develop or reduce to practice, or cause to be conceived or developed or reduced to practice, during the period of time I am in the employ of the Company (collectively referred to as "Inventions"). I further acknowledge that all original works of authorship which are made by me (solely or jointly with others) within the scope of and during the period of my employment with the Company and which are protectable by copyright are "works made for hire," as that term is defined in the United States Copyright Act. I understand and agree that the decision whether or not to commercialize or market any invention developed by me solely or jointly with others is within the Company's sole discretion and for the Company's sole benefit and that no royalty will be due to me as a result of the Company's efforts to commercialize or market any such invention.

(c) Inventions Assigned to the United States. I agree to assign to the United States government all my right, title, and interest in and to any and all Inventions whenever such full title is required to be in the United States by a contract between the Company and the United States or any of its agencies.

(d) Maintenance of Records. I agree to keep and maintain adequate and current written records of all Inventions made by me (solely or jointly with others) during the term of my employment with the Company. The records will be in the form of notes, sketches, drawings, and any other format that may be specified by the Company. The records will be available to and remain the sole property of the Company at all times.

(e) Patent and Copyright Registrations. I agree to assist the Company, or its designee, at the Company's expense, in every proper way to secure the Company's rights in the Inventions and any copyrights, patents, mask work rights or other intellectual property rights relating thereto in any and all countries, including the disclosure to the Company of all pertinent information and data with respect thereto, the execution of all applications, specifications, oaths, assignments and all other instruments which the Company shall deem necessary in order to apply for and obtain such rights and in order to assign and convey to the Company, its successors, assigns, and nominees the sole and exclusive rights, title and interest in and to such Inventions, and any copyrights, patents, mask work rights or other intellectual property rights relating thereto. I further agree that my obligation to execute or cause to be executed, when it is in my power to do so, any such instrument or papers shall continue after the termination of this Agreement. If the Company is unable because of my mental or physical incapacity or for any other reason to secure my signature to apply for or to pursue any application for any United States or foreign patents or copyright registrations covering Inventions or original works of authorship assigned to the Company as above, then I hereby irrevocably designate and appoint the Company and its duly authorized officers and agents as my agent and attorney in fact, to act for and in my behalf and stead to

execute and file any such applications and to do all other lawfully permitted acts to further the prosecution and issuance of letters patent or copyright registrations thereon with the same legal force and effect as if executed by me.

4. **Returning Company Documents.** I agree that, at the time of leaving the employ of the Company, I will deliver to the Company (and will not keep in my possession, recreate or deliver to anyone else) any and all devices, records, data, notes, reports, proposals, lists, correspondence, specifications, drawings, blueprints, sketches, materials, equipment, other documents or property, or reproductions of any aforementioned items developed by me pursuant to my employment with the Company or otherwise belonging to the Company, its successors or assigns.

5. **Notification of New Employer.** In the event that I leave the employ of the Company, I hereby grant consent to notification by the Company to my new employer about my rights and obligations under this Agreement.

6. **Representations.** I agree to execute any proper oath or verify any proper document required to carry out the terms of this Agreement. I represent that my performance of all the terms of this Agreement will not breach any agreement to keep in confidence proprietary information acquired by me in confidence or in trust prior to my employment by the Company. I have not entered into, and I agree I will not enter into, any oral or written agreement in conflict herewith.

7. **General Provisions.**

(a) **Not a Contract of Employment.** I acknowledge and agree that this Agreement does not constitute or create a contract or commitment for employment with the Company for any fixed term. I acknowledge and agree that my employment is "at will" and may be terminated by either the Company or me at any time, and for any reason, or for no reason and without liability, except as may otherwise be required by applicable law.

(b) **Governing Law; Consent to Personal Jurisdiction.** This Agreement will be governed by the laws of the State of Florida. I hereby expressly consent to the personal jurisdiction of the state and federal courts located in Florida for any lawsuit filed there against me by the Company arising from or relating to this Agreement.

(c) **Entire Agreement.** This Agreement sets forth the entire agreement and understanding between the Company and me relating to the subject matter herein and merges all prior discussions between us. No modification of or amendment to this Agreement, nor any waiver of any rights under this Agreement, will be effective unless in writing signed by the party to be charged. Any subsequent change or changes in my duties, salary or compensation will not affect the validity or scope of this Agreement.

(d) **Remedies.** I acknowledge and agree that if I violate and/or breach this Agreement in any manner, the Company shall be entitled to an accounting and repayment of all lost profits, compensation, commissions, renumeration or benefits that I directly or indirectly realized or may realize as a result of any such violation or breach. The Company shall also be entitled to recover for all lost sales, profits, commissions, good will and customers caused by my improper acts, in addition to and not in limitation of any injunctive relief or other rights or remedies that the Company is or may be entitled to at law or in equity or under this Agreement.

I further acknowledge and agree that it would be difficult to measure any damages caused to the Company which might result from any breach by me of any of the promises set

forth in this Agreement, and that, in any event, money damages would be an inadequate remedy for such breach. Accordingly, I acknowledge and agree that if I breach or threaten to breach any portion of this Agreement, the Company shall be entitled, in addition to all other remedies that it may have: (i) to an injunction or other appropriate equitable relief to restrain any such breach without showing or proving any actual damage to the Company; and (ii) to be relieved of any obligation to provide any further payment or benefits to me or my dependents.

(e) Costs. I acknowledge and agree that should it become necessary for the Company to file suit to enforce the covenants contained herein, and any court of competent jurisdiction awards the Company any damages and/or an injunction due to my acts, then the Company shall be entitled to recover its reasonable costs incurred in conducting the suit including, but not limited to, reasonable attorneys' fees and expenses.

(f) Employment. As used herein, my employment includes any time during which I may be retained by the Company as a consultant. I agree and understand that nothing in this Agreement shall confer any right with respect to continuation of employment by the Company, nor shall it interfere in any way with my right or the Company's right to terminate my employment at any time, with or without cause.

(g) Severability. If one or more of the provisions in this Agreement are deemed void by law, then the remaining provisions will continue in full force and effect.

(h) Successors and Assigns. This Agreement will be binding upon my heirs, executors, administrators and other legal representatives and will be for the benefit of the Company, its successors, and its assigns.

(i) Survival. The provisions of this Agreement shall survive the termination of my employment and the assignment of this Agreement by the Company to any successor in interest or other assignee.

(j) Waiver. The waiver by the Company of a breach of any provision of this Agreement by me will not operate or be construed as a waiver of any other or subsequent breach by me.

Date: 9/10/02

MARIANNE CAVANAUGH
[Employee Printed Name]

M. Cavanaugh
[Employee Signature]

ASSIGNMENT

WHEREAS We, Michael E. Caban; Doug Richards; James J. Carides; Marianne Cavanaugh and Joseph W. Mosby, having an address of: 5605 Legacy Crescent Place, Riverview, FL 33569; 10520 Egret Haven Lane, Riverview, FL 33569; 10111 Londonshire Lane, Tampa, FL 33647; 9316 Crescent Loop Circle, Apt, 309, Tampa, FL and 1202 Rinkfield Place, Brandon, FL 33511, respectively, ("Assignor"), have made a certain new and useful invention as set forth in an application for United States Letters Patent entitled "DOCUMENT WITH INTEGRATED COATING", executed by us on the date of execution of this document, as shown below, or for which an application for United States Letters Patent was filed on September 17, 2003, and identified by United States Patent Application Serial No. 10/663,814.

AND WHEREAS, Convergent Label Technology (FL Corp), having an address of 620 Ware Boulevard, Tampa, FL 33619, ("Assignee"), is desirous of acquiring the entire right, title and interest in and to said invention, and in and to any and all Letters Patent of the United States and foreign countries which may be obtained therefor;

NOW, THEREFORE, for good and valuable consideration, the receipt for and sufficiency of which is hereby acknowledged, Assignor does hereby sell, assign, transfer and set over unto Assignee, its legal representatives, successors, and assigns, the entire right, title and interest in and to said invention, including the right to claim priority under 35 U.S.C. §119 and the right to sue for past infringement, as set forth in the above-mentioned application, including any continuations, continuations-in-part, divisions, reissues, re-examinations or extensions thereof, and in and to any and all patents of the United States and foreign countries which may be issued for said invention;

UPON SAID CONSIDERATION, Assignor hereby agrees with the said Assignee that Assignor will not execute any writing or do any act whatsoever conflicting with these presents, and that Assignor will, at any time upon request, without further or additional consideration but at the expense of said Assignee, execute such additional assignments and other writings and do such additional acts as said Assignee may deem necessary or desirable to perfect the Assignee's enjoyment of this grant, and render all necessary assistance in making application for and obtaining original, divisional, continuations, continuations-in-part, reexamined, reissued, or extended Letters Patent of the United States or of any and all foreign countries on said invention, and in enforcing any rights or choses in action accruing as a result of such applications or patents, by giving testimony in any proceedings or transactions involving such applications or patents, and by executing preliminary statements and other affidavits, it being understood that the foregoing covenant and agreement shall bind, and inure to the benefit of the assigns and legal representatives of Assignor and Assignee;

The undersigned hereby grant(s) the firm of BAKER & HOSTETLER LLP the power to insert on this Assignment any further identification, including the application number and filing date, which may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

AND Assignor requests the Commissioner of Patents and Trademarks to issue any Letters Patent of the United States which may be issued for said invention to said Assignee, its legal representatives, successors or assigns, as the sole owner of the entire right, title and interest in and to said patent and the invention covered thereby.

9 JUNE 2004

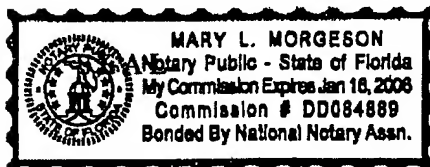
Date

Michael E. Caban

Michael E. Caban

STATE OF Florida)
COUNTY OF Hillsborough) SS:

On this 9 day of June 2004, before me personally appeared Michael E. Caban to me known to be the persons named in and who executed the above instrument, and acknowledged to me that they executed the same for the uses and purposes therein set forth.



Mary L. Morgeson

Notary Public

My commission expires

Jan 16, 2006

6-18-04

Date

Doug Richards

Doug Richards

STATE OF Florida)
COUNTY OF Hillsborough) SS:

On this 18 day of June 2004, before me personally appeared Doug Richards to me known to be the persons named in and who executed the above instrument, and acknowledged to me that they executed the same for the uses and purposes therein set forth.

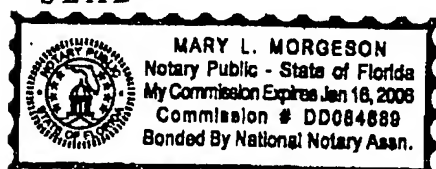
Mary L. Morgeson

Notary Public

My commission expires

Jan 16, 2006

SEAL



Date

STATE OF Florida)
COUNTY OF Hillsborough) SS:

James J. Carides

On this 8 day of June, 2004, before me personally appeared James J. Carides to me known to be the persons named in and who executed the above instrument, and acknowledged to me that they executed the same for the uses and purposes therein set forth.



Mary L. Morgeson
Notary Public
My commission expires Jan 16, 2006

Date

Marianne Cavanaugh

STATE OF _____)
COUNTY OF _____) SS:

On this _____ day of _____, 2004, before me personally appeared Marianne Cavanaugh to me known to be the persons named in and who executed the above instrument, and acknowledged to me that they executed the same for the uses and purposes therein set forth.

S E A L

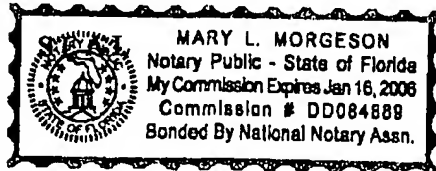
Notary Public

My commission expires _____

Date

June 8, 2004Joseph W. MosbySTATE OF Florida)
COUNTY OF Hillsborough) SS:

On this 8 day of June 2004, before me personally appeared Joseph W. Mosby to me known to be the persons named in and who executed the above instrument, and acknowledged to me that they executed the same for the uses and purposes therein set forth.

Mary L. Morgeson

Notary Public

My commission expires

Jan 16 2006

(NOTE: Legalization is not required for recording, but is *prima facie* evidence of execution under 35 U.S.C. 261).

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